## **REMARKS**

Applicant has carefully reviewed the above-noted Office Action, and herein amends the present Application. Reconsideration and favorable action is respectfully requested.

Applicant has withdrawn original Claims 1-15, and added the above-listed new claims to overcome the Examiners objections set forth in the Office Action. Applicant respectfully submits that such amendments made to the claims to overcome 35 U.S.C. §112 rejections and are not being made for reasons of distinguishing the respective claims over the prior art of record. Applicant requests reconsideration and allowance of the above-listed pending claims.

Applicant note that Claims 16-19 are generally directed to each of the drawing figures of the Application. Claims 19, and 28-36 are generally directed toward the features of Figures 1-8. Claims 20, and 37-46 are generally directed toward the features of Figures 9-16, and Claims 21 and 47 correspond to Figure 25, Claims 22 and 48 correspond to Figure 26, and Claims 23 and 44 correspond to Figure 27. Claims 24, and 50-59 are generally directed toward the features of Figures 17-24. Claims 25, and 60-62 are generally directed toward the features of Figures 13-43.

Applicant requests the Examiner call and notify Application to arrange a telephone interview should the Examiner not find the present application in condition for allowance.

Applicant has now made an earnest attempt to place the application in condition for allowance. Applicant requests allowance of the above-listed pending claims. The U.S. Patent & Trademark Office is hereby authorized to charge any fees due or credit any overpayments to Deposit Account No. 502112/LSUI-27,721US for the firm CHAUZA & HANDLEY, L.L.P.

Respectfully submitted,

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October 14, 2003